

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

APPLICANT: Yasuhiro Tanaka                    ATTY DOCKET NO. 09792909-6329  
SERIAL NO. 10/542,547                    GROUP ART UNIT: 1765  
FILING DATE: January 6, 2006                    EXAMINER: Unknown  
INVENTION: "LIQUID COMPOSITION, RECORDING LIQUID, LIQUID CARTRIDGE, LIQUID EJECTION CARTRIDGE, LIQUID EJECTION UNIT AND METHOD OF LIQUID EJECTION"

Commissioner for Patents  
P.O. Box 1450  
Alexandria, Virginia 22313-1450

**REQUEST FOR CORRECTED FILING RECEIPT UNDER 37 CFR §1.181**

Dear Sir:

This petition seeks to correct the Filing Receipt mailed March 29, 2006. In the Title, please correct as follows:

"Liquid composition, recording liquid, liquid **cartridge**, liquid ejection cartridge, liquid ejection unit and method of liquid ejection" is incorrect and should read as:

-- Liquid composition, recording liquid, liquid **cartridge**, liquid ejection cartridge, liquid ejection unit and method of liquid ejection --

In view of the foregoing remarks, correction of the Filing Receipt is requested. No fee is due. However, the Commissioner is authorized to charge any additional fee or credit any deficiency to Deposit Account No. 19-3140.

Respectfully submitted,

  
\_\_\_\_\_  
David R. Metzger (Reg. No. 2,919)

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## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
 United States Patent and Trademark Office  
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APPL NO.	FILING OR 371 (c) DATE	ART UNIT	FIL FEE REC'D	ATTY.DOCKET NO	DRAWINGS	TOT CLMS	IND CLMS
✓10/542,547	✓01/06/2006	1765	1730	✓09792909-6329	✓13	✓22	✓6

## CONFIRMATION NO. 6870

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## FILING RECEIPT



\*OC000000018382069\*

Date Mailed: 03/29/2006

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please mail to the Commissioner for Patents P.O. Box 1450 Alexandria Va 22313-1450. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

## Applicant(s)

Yasuhiro Tanaka, Kanagawa, JAPAN; ✓  
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 Masato Nakamura, Kanagawa, JAPAN; ✓

**Power of Attorney:** The patent practitioners associated with Customer Number 26263.

## Domestic Priority data as claimed by applicant

This application is a 371 of PCT/JP04/00579 01/23/2004 ✓

## Foreign Applications

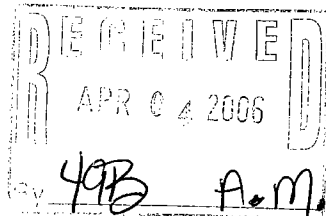
JAPAN 2003-015979 01/24/2003 ✓  
 JAPAN 2004-003447 01/08/2004 ✓

**Projected Publication Date:** 07/06/2006

**Non-Publication Request:** No

**Early Publication Request:** No

**Title**



Liquid composition, recording liquid, liquid ~~cartridge~~, liquid ejection cartridge, liquid ejection unit ✓  
and method of liquid ejection *Cartridge*

**Preliminary Class**

252

## **PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES**

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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